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INFERSTATE COMMERCE COMMISSION

SUPPLEMENTAL INDENTURE AND SECURITY AGREEMENT NO. 6

(Leslie Coal Mining Company Equipment Trust No. 6)

Dated as of

April 28, 1977

BETWEEN

FIRST NATIONAL BANK OF LOUISVILLE,

as Owner Trustee

AND

THE CHASE MANHATTAN BANK (NATIONAL ASSOCIATION),

as Indenture Trustee

Supplemental to Trust Indenture and Security Agreement dated as of September 30, 1975, among First National Bank of Louisville, as Owner Trustees, and The Chase Manhattan Bank (National Association), as Indenture Trustee.

SUPPLEMENTAL INDENTURE AND SECURITY AGREEMENT NO. 6 dated as of April 28, 1977, (herein called "this Indenture Supplement") between FIRST NATIONAL BANK OF LOUISVILLE, a national banking association, having an address at First National Tower, Louisville, Kentucky, as trustee under the Trust Agreement dated as of September 30, 1975 relating to Leslie Coal Mining Company Equipment Trust No. 6 (herein, in such capacity, together with its permitted successors in the trust under said Trust Agreement, called the "Owner Trustee" and in such capacity and in its capacities as trustee under each of the other respective Trust Agreements referred to in the Indenture described below, together with its permitted successors in the trusts under said Trust Agreements, collectively called the "Owner Trustees") and The Chase Manhattan Bank (National Association), a national banking association, having an address at 1 Chase Manhattan Plaza, New York, New York 10015, as Trustee (herein, in such capacity, together with its permitted successors in the trusts under the Indenture described below, called the "Indenture Trustee") under the Trust Indenture and Security Agreement dated as of September 30, 1975, as supplemented or amended to the date hereof (herein, as the same may be further supplemented or amended from time to time as permitted thereby, called the "Indenture"), between the Owner Trustees and the Indenture Trustee.

PRELIMINARY STATEMENT

The terms used in this Indenture Supplement and not defined herein have the meanings specified in the Indenture.

Each of the Owner Trustees has entered into the Indenture with the Indenture Trustee. Pursuant to the Participation Agreement, the Owner Trustee has purchased, on behalf of the above-mentioned Trust (herein called the "Trust"), the Items described in Schedules IA, IB, IC and ID hereto (herein called the "Trust Items"). In order to finance a substantial portion of the Capitalized Costs of the Trust Items, the Trust is issuing and selling to the Indenture Trustee its 10¾% Loan Certificates. As a condition to the issuance and sale of such Loan Certificates, the Owner Trustee is required to execute and deliver, on behalf of the Trust, to the Indenture Trustee a supplemental indenture and security agreement which will confirm the lien of the Indenture with respect to the Trust Items.

In consideration of the foregoing, the indebtedness evidenced and to be evidenced by the Equipment Trust Certificates and by the Trust's Loan Certificates, and other good and valuable consideration the receipt of which is hereby acknowledged, the Owner Trustee, on behalf of the Trust, hereby Grants to the Indenture Trustee all of the Owner Trustee's estate, right, title, interest, claim and demand in, to and under the property described in the Granting Clauses of this Indenture Supplement and hereby agrees with the Indenture Trustee as hereinafter provided in this Indenture Supplement.

GRANTING CLAUSE FIRST

THE TRUST ITEMS

The Trust Items, including all the Items described in Schedules IA, IB, IC and ID hereto.

GRANTING CLAUSE SECOND

LEASE SUPPLEMENT No. 1

Lease Supplement No. 1, of even date herewith, to the Lease Agreement (No. 6) dated as of September 30, 1975, between the Owner Trustee and the Lessee. The Grant contained in this Granting Clause Second is confirmatory of the Grant made by the Indenture and pursuant to the Assignment of Lease and Agreement of even date herewith being contemporaneously entered into by the Owner Trustee, on behalf of the Trust, the Lessee and the Indenture Trustee.

To HAVE AND To Hold all and singular the property described in the above Granting Clauses, whether now owned or held or hereafter acquired, unto the Indenture Trustee forever;

SUBJECT, HOWEVER, to Permitted Encumbrances;

In Trust, Nevertheless, with power of sale, for the equal and ratable benefit and security of the Equipment Trust Certificates, without preference, priority or distinction of any thereof over any other by reason of difference in time of issuance or otherwise, and for the enforcement of the payment of the principal of, premium, if any, and interest on, the Equipment Trust Certificates in accordance with their respective terms, and all other sums payable under this Indenture, or on the Equipment Trust Certificates, and compliance with the provisions of the Indenture, all as provided in the Indenture.

IT IS HEREBY COVENANTED, DECLARED AND AGREED that the property described in the above Granting Clauses is to be held, dealt with and disposed of by the Indenture Trustee upon and subject to the provisions of the Indenture.

This Indenture Supplement is hereby made supplemental to and a part of the Indenture and, except as expressly supplemented by this Indenture Supplement, the Indenture is hereby ratified and confirmed in all respects.

The Indenture Trustee hereby accepts the trusts in this Indenture Supplement declared and provided, upon the terms and conditions set forth in the Indenture. The recitals of this Indenture Supplement shall be taken as the statements of the Owner Trustee, on behalf of the Trust, alone, and shall not be considered as made by, or as imposing any obligation or liability upon, the Indenture Trustee. The Indenture Trustee makes no representation as to the validity or sufficiency of this Indenture Supplement.

This Indenture Supplement may be executed in several counterparts, each of which shall constitute an original, but all of which together shall constitute one and the same instrument.

This Indenture Supplement shall in all respects be governed by, and construed and enforced in accordance with, the laws of the State of New York, including all matters of construction, validity and performance.

IN WITNESS WHEREOF, the Owner Trustee and the Indenture Trustee have caused this Indenture Supplement to be executed and delivered and their respective corporate seals to be hereunto affixed and attested by their respective officers thereunto duly authorized, all as of the day and year first above written.

	First National Bank of Louisville,
[CORPORATE SEAL]	as Owner Trustee
ATTEST: Vaul Barne	By Duleilie
Assistant Secretary	Vice President and Trust Officer
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	THE CHASE MANHATTAN BANK (National Association),
[CORPORATE SEAL]	as Indenture Trustee
ATTEST: O.S. Harris	By By
Assistant Secretary	Vice President
)

STATE OF KENTUCKY
COUNTY OF Jufferson SS.:

On this 28th day of April 1977, before me personally came Dennis W. Weihe, to me known, who, being by me duly sworn, did depose and say that he resides at First National Tower, Louisville, Kentucky 40202; that he is a Vice President and Trust Officer of First National Bank of Louisville, one of the corporations described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation; and that he signed his name thereto by like order.

[NOTARIAL SEAL]

My commission expires Jan 18,1

Notary Public

STATE OF NEW YORK
COUNTY OF NEW YORK

ss.:

On this 28th day of April 1977, before me personally came with the component of the Chase Manhattan Bank (National Association), one of the corporations described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation; and that he signed his name thereto by like order.

[NOTARIAL SEAL]

My commission expires MAR 3 0 1979

NOTARY PUBLIC, State of New York
No. 30-3831725

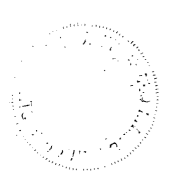
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Qualified in Massar County Certificate Filed in New York County Commission Expires March 30, 1979

SCHEDULE 1A to Indenture Supplement No. 6

CLASS A ITEMS OF EQUIPMENT

Item <u>No.</u>	Description of Item of Equipment	Manufacturer	I	Serial No. (or other means of identification)	Date of Delivery (1977)	Capitalized Cost
6A-1	Roof Drill	Lee Norse		20497	January 7	\$ 86,054.00
6A-2	Cable & Couplers No. 2	Okonite			January 7	11,999.00
6A-3	Rockduster	Mine Safety		TD-7690	January 15	4,417.00
6A-4	Rockduster	Mine Safety	1	TD-7691	January 15	4,417.00
6A-5	Rockduster	Mine Safety		TD-7692	January 15	4,417.00
6A-6.	Continuous Miner	Joy		JM1918	February 18	310,415.00
6A-7	Belt Feeder	Stamler		11096	March 17	86,458.00
6A-8	Belt Feeder	Stamler		11097	March 17	86,227.00
6A-9	Battery Scoop	Kersey	1	76-167	March 24	37,550.00
		,	1		Total	\$631,954.00



SCHEDULE 1B to Indenture Supplement No. 6

CLASS B ITEMS OF EQUIPMENT

Item No.	Description of Item of Equipment	Manufacturer	Serial No. (or other means of identification)	Date of Delivery (1977)	Capitalized Cost
6B-1	Shuttle Car	Joy	ET-11729	January 7	\$ 69,975.00
6B-2	Shuttle Car	Joy	ET-11715	February 18	68,891.00
6B-3	Shuttle Car	Joy	ET-11716	February 18	67,764.00
			Total		\$206,630.00

SCHEDULE 1C to Indenture Supplement No. 6

CLASS C ITEMS OF EQUIPMENT

Item <u>No.</u>	Description of Item of Equipment	Manufacturer	Serial No. (or other means of identification)	Date of Delivery (1977)	Capitalized Cost
6C-1	Rectifier	Line Power	1557	February 14	\$24,070.00
6C-2	Belt Power Center	Line Power	1555	February 14	24,626.00
6C-3	Mechanics Jeep	Downard Hydraulics	012	February 21	16,697.00
6C-4	Mantrip Car	W. Va. Armature	M100-436	March 8	21,770.00
				Total	\$87,163.00

SCHEDULE 1D to Indenture Supplement No. 6

CLASS D ITEMS OF EQUIPMENT

Item No.	Description of Item of Equipment	Manufacturer	Serial No. (or other means of identification)	Date of Delivery (1977)		Capitalized Cost
6D-1	Clean Coal Loadout Facility	Roberts & Schaefer	and the sale	January 3	\$	571,204.00
6D-2	Conveyor Belt System—36"	Elmac	865	February 4		112,111.00
6D-3	Sewage Treatment Plant	Roberts & Schaefer	100000	March 17		121,809.00
6D-4	Potable Water System	Roberts & Schaefer	**************************************	March 17		244,917.00
6D-5	Water Distribution System	Roberts & Schaefer	-	March 17		483,421.00
			Total		\$ 1,5	33,462.00

This instrument was drafted by the undersigned, JOHN W. THOMSON, attorney at law, whose address is c/o Dewey, Ballantine, Bushby, Palmer & Wood, 140 Broadway, New York, New York 10005.